Sec. 23. And be it enacted, That for the purposes of any new or special election to be held in this State in any year, the registries of voters and the lists of qualified and registered voters in the several election districts and election precincts of this State, which were returned to the respective proper clerks of courts in this State subsequent to the last preceding October sittings of the respective officers of registration, shall be subject to such corrections as may be made in them respectively, by the order of the proper judges or judge, as hereinbefore provided, the registries of voters and the list of qualified and registered voters in the several election districts and election precincts of the State, for the purposes of said new or special election.

Subject to corrections.

Sec. 24. And be it enacted, That no officer of registration in this State shall register any name in any registry of voters of which he may have the custody as an officer of registration, or strike any name from any such registry of voters, or make any other entry in any such registry of voters, except upon a day appointed by this act for a public sitting of such officer of registration, nor except between the hours appointed by this act for his sitting on such day, except by or under the order of the

proper judges or judge, as in this act provided.

How to make entry in registry.

> SEC. 25. And be it enacted, That a copy of any registry of voters or poll-book relating to a particular person or to particular persons, certified by the clerk of the court in whose custody such registry of voters or poll-book may then be, under his hand and the seal of his court, or certified by the officer of registration in whose custody such registry of voters or poll-book may then be, by his own hand and by his official title, or of all the entries in any pollbook relating to any particular person or persons certified by the Board of Police Commissioners for the city of Baltimore, if such poll-books be in the custody of said board referring to said registry or poll-book of which it purports to be a copy in whole or in part, so accurately as fully to identify the same, shall be evidence in any court, or before any judges or judge of this State, or before any officer of registration, of the matter set forth and contained in such copy.

What is to be evidence.